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08 APR -2 AM 11:31
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

12 Unites States of America,) Case No. C 07 4762 PJH
13 Plaintiff,) YURIJ DEBEVC OBJECTION TO UNITED
14 Vs.) STATES'S MOTION FOR LEAVE TO FILE
15 Charles Cathcart, et al.,) FIRST AMENDED COMPLAINT
16) HEARING: APRIL 23, 2008, 9:00AM
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18 In the face of extreme financial duress and in lieu of my personal appearance at the hearing I
19 respectfully submit to the Court the following:

20 Comes now the Defendant Yurij Debevc objecting to the United Sates's Motion for Leave to
21 File First Amended Complaint for the United States to add three additional defendants:

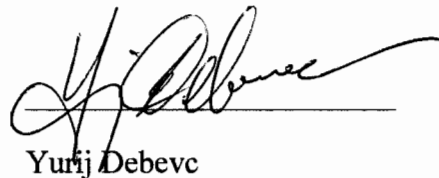
22 Optech Limited, Charles Hsin and Franklin Thompson based on the following:

- 23 1. I object because the addition of other parties to this matter will add considerable
24 expense and time to the resolution of my case. Such as depositions, and my
25 physical participation in events that might arise from inclusion of these parties to

1 the case.

- 2 2. I have no basis to believe that the claims that the United States has against these
3 parties have any relation in my case.
- 4 3. I have not engaged in any of the alleged improper conduct since 2005 and have
5 attempted to resolve the injunctive issue presented to this court with the
6 government, as suggested by this Court on January 23rd 2008, on that same day I
7 met with Thomas M. Newman DOJ Trial Attorney, took his comments, which
8 he believed would help resolve the issue and incorporated these comments in
9 my written proposal for settlement of the Permanent Injunction. The said proposal
10 was sent to Ms. Baker, Trial Attorney, Tax Division on February, for an
11 “accelerated review and response” other than Ms. Bakers’ verbal view that the
12 document in her view was still inadequate I have not received any written notice
13 from her superiors, the very individuals that were to give “accelerated review and
14 response” regarding the acceptance or rejection of the proposal.
- 15 4. I have made “good faith’ to settle my case so far without any written response,
16 once a response is received I will continue to attempt to reach a settlement with United
17 States and I feel that the introduction additional defendants impedes my attempts to settle my
18 case.

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Yuri Debevc